

The Border Widette.

NINETEENTH YEAR.

NOGALES, SANTA CRUZ COUNTY, ARIZONA, JANUARY 14, 1911.

No. 3.

There Is Only One Talking Machine THE VICTOR



IT SELLS THE BEST
IT SOUNDS THE BEST
IT IS THE BEST

There is only one Sonora News Co., many stores, but all under the same head. The Sonora News Co., in Nogales, sells Victor Talking Machines Exclusively, and quite naturally we are in a position to serve you to the best advantage.

"You will like our way of doing business."

THE SONORA NEWS CO.,
NOGALES, ARIZONA.

OTHER STORES—City of Mexico, Rincon Antonio, San Luis Potosi, Guadalajara, Monterrey, Parral, Cordoba, Guaymas, Puebla, Torreon, Laredo, Juarez.

The Place to Buy Talking Machines and Records

Banco de Sonora

Main Office: HERMOSILLO.

BRANCHES: NOGALES, GUAYMAS, ALAMOS,
CHIHUAHUA Y CULIACAN.

CAPITAL PAID UP \$ 1,500,000.00

SURPLUS \$ 1,000,000.00

Branch at Nogales: A. MASCAREÑAS, Manager.

A General Banking Business Transacted.

DEPOSITS RECEIVED IN MEXICAN AND AMERICAN MONEY

PEDRO TRELLES, MAGDALENA, SONORA, MEX.
P. O. BOX 23.
Oficina de Ingenieros de Mag- MAGDALENA ENGINEERING
dalena. OFFICE.
SURFACE AND UNDERGROUND MINE SURVEYING.



Montezuma Hotel,

L. J. F. IAEGER, Prop.

The Only First-Class Hotel in Nogales.
Newly Refitted and Furnished Throughout.

FIRST-CLASS DINING ROOM RATES REASONABLE.
DRUMMERS' SAMPLE ROOMS.

ALL READY FOR YOU ANY DAY NOW

It is our opinion that you will agree that our this year's Holiday preparations surpass anything that we have yet shown. Its watches, clocks, diamonds, jewelry, silverware, toilet articles, novelties too numerous to mention. Happy combination of a Superior Stock, A Large Assortment, and Most Attractive Prices, from which all your gift wants may easily be supplied—with profit to you—and satisfaction to those you wish to remember. Come as early as you can, and when once here don't leave until you have seen all that interests you. Take advantage of having goods laid aside until wanted. Come, even if it is necessary to come without knowing Why. You will find Good Reasons when you see the many splendid opportunities we offer.

W. H. SMITH.

Electric Light Plant
in the city

COMPANIA

Industrial y Explotadora de Maderas

ICE FACTORY.

GUAYMAS, SONORA, MEXICO.

LUMBER OF ALL KINDS; ROUGH AND DRESSED.

PLANING MILL, DOORS, WINDOWS,

MOULDING, ETC., ETC.

MANUFACTURERS OF WIRE NAILS. MATCH FACTORY.

Blacksmith Coal and Coke Constantly on Hand.

Iron and Brass

Foundry and

Machinery Shop.

"VOTE FOR THE CONSTITUTION"

Hon. Frank J. Duffy's Reply to J. O. Dunbar.

Nogales, Ariz., Jan. 5, 1911.
Mr. John O. Dunbar, Phoenix, Ariz.

Dear Sir: First, let me wish you a very happy and prosperous New Year. Your letter of December 22 reached my office while I was out of town, which partly accounts for the delay in acknowledging its receipt and in forwarding you a reply. In your letter you ask: "Do you believe Governor Sloan was telling the truth?" "Do you believe Taft will reject the constitution?" and "What, in your opinion, is the best way out of the muddle?" And you request a brief expression of my views regarding the situation confronting the people of Arizona as to the adoption or rejection of the constitution.

I would not accuse Governor Sloan or any other man of insincerity, or a wilful attempt to misrepresent the facts, and I have no doubt but that while in Washington and other eastern cities the Governor found much opposition to the constitution as framed by the constitutional convention; but it is also a fact that Governor Sloan can find much opposition among eastern people, and especially among the leaders of his own party to Arizona's admission under any form or kind of constitution. I do not believe that the opposition to the constitution is so widespread or so firmly grounded as the Governor and other republican leaders who have lately returned from Washington would have us believe. They say congress will reject the constitution. They must mean the republican members of congress, for by what right or authority does Governor Sloan, or Mr. B. A. Fowler, or ex Attorney General Clark presume to speak for the democratic members of Congress? One of your correspondents says that no democrat has declared in favor of the constitution. What democrat of National reputation, may I ask, has declared against the constitution as submitted by the convention? True, Senator Bailey in his telegram to Delegates Webb and Cobb, advised that in his opinion it would be better to eliminate the recall provision of the constitution, but that advice or suggestion, as I understand it, was only as a matter of expediency, in order to placate as far as possible the opponents of Arizona's admission under any circumstances of under any form of constitution, and not as expressive of any opposition on the part of Senator Bailey to the recall itself.

It is a significant fact that the opposition to the constitution emanates now from the same source and from the same political fountain head which during the campaign preceding the election of September 12 advocated the election of republican delegates to the constitutional convention as being the representatives of the only party who could or would draft a constitution suitable to the needs of Arizona. But the voters thought otherwise, and expressed their opinion at the polls in no uncertain manner. By an overwhelming majority they elected delegates pledged to the provisions of the initiative, the referendum and the recall, and in my opinion they will on February 9, 1911, in a manner equally as certain and emphatic, approve by their ballots the action as their chosen delegates, by ratifying by a substantial majority the constitution submitted to them.

What is there in the recall that would frighten any honest official who conscientiously endeavors to perform the duties of his office according to his sworn promise? What is there so sacred about the judiciary that they must be exempted from its provisions? What halo surrounds the judge on the bench, and why is he, by reason of that fact alone, so far removed from ordinary mortals that he should not be responsible to the people to whom he owes his position and his power and authority?

Nowhere have I seen the principle itself attacked. The opposition to the recall, so far as I have been able to learn, comes from the fact that a republican president has declared his opposition to its provisions; and as a matter of expediency the people of Arizona are asked to reject a constitution which they DO approve, and to adopt a constitution which would fail to contain provisions which they consider essential to their welfare and happiness and prosperity, and why? Because a republican president and certain republican members of congress who have always championed the cause of the interests, and have aligned themselves against the rights of the common people, demand it. Shame! that the people of a sovereign state should be obliged to so debase their manhood in order to obtain what is their right. Is the admission of Arizona to statehood such an inestimable boon that our people must and shall divest themselves of what they consider their most cherished right and the greatest bulwark of their liberty, in order to obtain it?

I do not believe the constitution will be opposed by Senator Bailey just because it contains provisions which in his opinion it might have been policy to omit. Neither do I believe that congress will reject the constitution. The house of representatives to which this constitution will be submitted will be overwhelmingly democratic. The senate will be comparatively close; and with such republicans as LaFollette and Cummins and others there, advocating the rights of the plain people, I believe there is nothing to fear at the hands of congress.

In reply to your third question, "What is the best way out of the muddle?" I can see only one course open to me. If there be a muddle, I can see nothing to do but stay with the muddle. I can not see that there is any muddle. The voters of Arizona, by overwhelming vote, elected delegates pledged to certain provisions, and the delegates elected, with but few exceptions, honestly, conscientiously and fearlessly, in the face of the most determined opposition, carried out the wishes of the people. I believe it is the duty of every citizen of Arizona, who is earnest in his advocacy of statehood, to give his most loyal and enthusiastic support to the constitution; and if the constitution as submitted is ratified by the people by a substantial majority of the votes, I believe the opposition of President Taft can and will be overcome.

Sincerely yours,

FRANK J. DUFFY

Canille Notes.

Len Pyatt has a post card agency.
Mr. and Mrs. R. L. Parker are in Nogales.

Mrs. Sidwell and her children left for Douglas Thursday.

Mr. R. A. Rogers has been busy slaughtering his pork hogs.

Messrs. Merritt and Brown went to Bisbee last week on business.

Mrs. L. B. Blauser returned to Tucson after a brief visit with her family here.

Lon Bartell arrived home Wednesday after an absence of six years, in Utah and Wyoming.

While on his way to Fort Huachuca this week Mr. Peterson visited his friend Henry Pyatt.

John Bell came to school in time for the examinations this week after an absence of three days.

Recently El. Foster killed a large eagle. It weighed twenty-two pounds and measured fifteen feet from tip to tip.

Mr. and Mrs. Edwards, of Parker Canyon, are rejoicing over the arrival of a son. One more forest ranger. They will soon be so thick we can't cut a switch with which to whip the kids.

Mrs. Olara McFarland came up from Turner and moved her piano down as they have leased the Rock ranch for another year.

The Canille postoffice has been removed to the Parker Commercial Company's store. Mrs. Addie Parker is the new post mistress, with Miss Pauline Rogers as assistant. Miss Pauline has been very busy helping Mrs. Parker install the new office.

The mothers of the Canille school children will give a ball and supper in the Titus Pavilion the evening of February 10th, for the purpose of raising enough money to buy seats for the school house. At the present seats are too dilapidated for anything. Mr. Titus donated the use of the hall and we hope to get the music donated. The mothers will furnish the supper. The grammar school will put on a light play during the evening. Will every one who is interested in the future citizens of this district, please lend their assistance by coming and bringing some one with them!

A STUDENT

Mexican Mines Pay Big 1910 Dividends

With half a hundred mining and metallurgical companies in Mexico having paid in dividends the aggregate of \$6,442,121, United States currency, up to the first day of December, last year, the 1910 record of the Mexican republic is nothing to be ashamed of. These same 50 companies since their incorporation paid out in dividends \$86,873,900 gold. At that those totals by no means tell the story of Mexican mining profits, since they do not include many producing properties owned by close corporations, partnerships or individuals, who do not make public statements of their earnings. If all such records were available it is probably that the dividends paid by mining and mining works of Mexico last year would be found to pile up to at least \$10,000,000, gold.—Sonora News.

NOTICE.

Notice to hereby given, that the Board of Supervisors of Santa Cruz County, will receive bids for the rental and lease of the following described school land, viz: east half of section No. 10, township 22 south range 13 east, formerly occupied by Henry Ohm, at their next regular meeting February 7, 1911.

By order of the Board Supervisors of Santa Cruz County, Arizona.
PHIL HEROLD,
CLERK.

1-7-11-51.
O. F. ASHBURN,
CHAIRMAN.

NOTICE.

The Board of Supervisors of Santa Cruz county will refuse to pay bounty on skunks from and after February 7th, 1911.

Therefore the public is requested to bring no more skunk hides to the court house after February 7th, 1911.

By order of the Board of Supervisors, Santa Cruz County, Arizona.
PHIL HEROLD,
CLERK.

1-7-11-51.
O. F. ASHBURN,
CHAIRMAN.

Notice of Sale of Real Estate.

In the Probate Court of Santa Cruz County, Arizona Territory.

In the matter of the estate of Bryan Quinn, deceased.

Notice is hereby given that in pursuance of an order of the Probate Court in and for the County of Santa Cruz, Arizona, made on the 28th day of December, A. D. 1910, in the matter of the estate of Bryan Quinn, deceased, the undersigned administrator of the estate of said deceased, will sell at private sale to the highest bidder, for cash, subject to confirmation by said court, on or after the twentieth day of January, A. D. 1911, at the office of the Clerk of the Probate Court in the court house in the town of Nogales, Santa Cruz County, Arizona, and that bids in writing will be received at the law offices of Noon & Barry, Morley Avenue, Nogales, Arizona, and at the said office of the clerk of the Probate Court, at any time prior to said twentieth day of January, 1911, for the following described parcel of land, to-wit:

Lying and being in the town of Nogales, Santa Cruz County, Arizona, and being Lot two (2) in Block "B" map of subdivision of Lot Fourteen (14) in Block Sixteen (16) as surveyed by Chas. E. Perkins, C. E., July, 1904.

Terms of sale cash or part cash and remainder in deferred payments in the manner provided by law.

THERON RICHARDSON,
Administrator of the Estate of Bryan Quinn, deceased.
Dated this 30th day of Dec. 1910. St

ARTICLES OF INCORPORATION OF THE CRESCENT COPPER COMPANY.

KNOW ALL MEN BY THESE PRESENTS: That we, J. A. Chapman, of Elk City, Kansas, and A. H. Parker, of Nogales, Arizona, whose names are hereto subscribed, being desirous of forming a corporation under the laws of the Territory of Arizona, have this day voluntarily associated ourselves into a body corporate and have made, signed, executed and adopted these Articles of Incorporation, and for that purpose and to that end do hereby certify:

I
The name of this corporation and by which it shall be authorized to transact its business is "CRESCENT COPPER COMPANY."

II
The names of the Incorporators are J. A. Chapman and A. H. Parker. The principal office of this corporation shall be kept and maintained at Nogales, Santa Cruz County, Territory of Arizona, but branch offices may be kept and maintained at such other place or places either in the United States or foreign countries as the Board of Directors may deem necessary for the best interest of the corporation.

III
The time of the commencement of this corporation shall be the day of the filing of its Articles of Incorporation in the office of the County Recorder of Santa Cruz County, Arizona, and a certified copy thereof in the office of the Auditor for the Territory of Arizona, and its termination shall be twenty-five years thereafter unless the same be then renewed or dissolved before that time by a majority vote of its members or by operation of law.

IV
The general nature of the business proposed to be transacted by this corporation is to locate, buy, bond, acquire, hold, own, lease, purchase, operate, or sell or otherwise hypothecate or dispose of mines or mining claims or prospects of gold, silver or copper, or any or all other kinds of mining or mineral lands or properties, oil wells, real estate and interests in any of said properties; to engage in and carry on the business of mining; to build, acquire, own and operate stamp mills and other mills, smelters, sampling works and reduction works of any and every description for milling, smelting, sampling and refining ores and ore products; to acquire title to mines and mining properties, mills and all kinds of reduction works, real estate, personal property and all other property of every kind and nature whatsoever, requisite and necessary to the transaction of its business, and to work, dispose of and deal in the same and in all commodities, the products thereof or pertaining thereto; to carry on and conduct a general mercantile business and to that end to deal in any and all commodities of every kind and quality and necessary to the successful conduct of said business; to purchase, hold, own, control and deal in and handle its own, and the shares and properties of other companies and corporations; to locate, buy, bond, acquire, hold, own, lease, purchase, operate, sell, mortgage, pledge or otherwise dispose of or hypothecate oil lands, mineral lands, oil, gas, coal, platinum, petroleum, or any of their products, asbestos, salt, water and water rights, and any and all kinds of machinery or processes used in connection with the reduction or treatment of any of said substances; to borrow money and to execute notes, bonds, mortgages, deeds of trust to secure the same; also to acquire, build, own and operate a railway, and generally to do all things incident and necessary to the proper and successful conduct of its business, as hereinbefore enumerated, and to do and perform each and every act and thing which it is lawful for natural persons to do, all of which business may be carried on at such place or places as the Board of Directors may deem necessary or expedient, and for the best interests of the corporation.

V
The amount of the capital stock of this corporation shall be One Million (\$1,000,000) Dollars, divided into one million shares of the par value of one dollar each. Shares of stock taken by any purchaser thereof shall be paid for at such time and in such manner as the Board of Directors shall determine, either in cash or by the sale and transfer of property, or by subscription or by services rendered, and said stock when issued shall be fully paid and non-assessable. The capital stock may be increased or decreased by the affirmative vote of a majority of the stock; and in case of increase of the capital stock each shareholder shall have the privilege of subscribing for such number of shares of the increased stock as he may be entitled to in proportion to the number of shares held by him before the stock is increased.

VI
The highest amount of indebtedness or liability, either direct or contingent, to which this corporation is at any time to subject itself shall at no time exceed the amount of two-thirds of its capital stock, and no real or personal property of the stockholders of this corporation shall be forever exempt from the payment of its corporate debts.

VII
The business affairs of this corporation shall be conducted by a Board of Directors consisting of five members each of whom shall be a stockholder; and whenever a director ceases to be a stockholder he shall at the same time cease to be a director. They shall be elected annually by the stockholders at their regular annual meeting which shall be held at the principal office of the corporation on the second Monday of each year, and shall hold their office until their successors are elected and qualify. Any vacancy in the Board of Directors may be filled by the remaining members of the Board by appointment from among the stockholders, and such appointment shall be for the unexpired term for which the appointment is made. The incorporators whose names are hereto subscribed shall choose the first Board of Directors, who shall constitute the Board until the annual meeting of the stockholders in January, 1912. A majority of the Board of Directors shall constitute a quorum for the transaction of business.

VIII
Within twenty days after the election of any Board of Directors they shall meet and elect from among their number the officers of this corporation, who shall be a President, Vice-President, Secretary and Treasurer, and such other minor officers or agents as the Board of Directors may at any time consider necessary. All officers shall hold their office during the life of the Board of Directors by whom they are chosen and until their successors are elected and qualify, and any two officers may be filled by the same person.

IX
These Articles of Incorporation may be altered or amended at any regular meeting of the stockholders or at any special meeting called for that purpose by the affirmative vote of a majority of the stock; and the Board of Directors or any three stockholders may call a meeting of the stockholders for this or any other purpose not contrary to law, but notice of such meeting and of such proposed amendment shall be given to each stockholder either personally or in writing, at least twenty days prior to the meeting.

X
IN WITNESS WHEREOF, we have hereunto set our hands and seals this twelfth day of December, A. D., nineteen hundred and ten.
J. A. CHAPMAN, (Seal)
A. H. PARKER, (Seal)

Territory of Arizona,
County of Santa Cruz, ss
Before me, Frank J. Duffy, a Notary Public in and for the County of Santa Cruz, Territory of Arizona, on this day personally appeared J. A. Chapman and A. H. Parker, known to me to be the persons whose names are subscribed to the above and foregoing Articles of Incorporation, and severally acknowledged to me that they executed the same for the purpose and considerations therein expressed.

Given under my hand and seal of office this twelfth day of December, A. D. 1910.
(Seal) FRANK J. DUFFY,
Notary Public.

My Commission expires November 19, 1912.
First publication Dec. 17, 1910. St